Patent

Customer No.: 31561 Docket No.13505-US-PA Application No.: 10/710,765

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECEIVED CENTRAL FAX CENTER

JAN 0 7 2005

In re application of

Applicant

: Wu et al.

Application No. Filed

: 10/710,765

For

: 2004/8/2

: ELECTRICALLY ERASABLE PROGRAMMABLE READ

ONLY MEMORY CELL AND PROGRAMMING METHOD

THEREOF

Art Unit

: 2811

Examiner

: TRAN, THIEN F

TRANSMITTAL LETTER 002-1-703-872-9306 (Via fax: 1+4 pages)

Assistant Commissioner for Patents Arlington, Virginia 22202

Dear Sir,

In response to the Office Action dated November 30, 2004(paper No. 11232004), please find the Response to Restriction Requirement in 4 pages.

Please charge one-month extension Fee of US\$120.00 to account No. 50-2620 (Order No.: 13505-US-PA).

If the payment is not fully covered in response thereof, the Commissioner is authorized to charge any fees required in connection with the filing of this paper to account No.: 50-2620 (Order No.: 13505-US-PA).

Thank you for your assistance in the subject matter. If you have any questions, please feel free to contact me.

> Respectfully Submitted, JIANQ CHYUN Intellectual Property Office

Date: Vangay 7, 2005

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE,

RECEIVED Examiner: TRAN, THIEN F CENTRAL FAX CENTER Group Art Unit: 2811 JAN 0 7 2005 In re PATENT APPLICATION of Applicants: Wu et al. Serial No.: 10/710,765 **AMENDMENT** Filed 2004/8/2 For **ELECTRICALLY ERASABLE** PROGRAMMABLE READ ONLY MEMORY CELL AND PROGRAMMING METHOD **THEREOF** Attorney Docket: 13505-US-PA

No fee is believed to be due. However, the Commissioner is authorized to charge any fees required in connection with the filing of this paper to account No. 50-2620 (Order No.: 13505-US-PA)

RESPONSE TO RESTRICTION REQUIREMENT

U.S. Patent and Trademark Office
Commissioner for Patents
220 20 th Street South
Customer Window, Mail Stop Amendment
Crystal Plaza Two, Lobby, Room 1B03
Arlington, Virginia 22202

Dear Sir:

The Office Action mailed November 30, 2004 (Paper No. 11232004), has been carefully considered. In response thereto, please enter the following amendment and consider the following remarks.